

REGISTERED No. D(D)-73

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं० 401 नई विल्ली, शनिवार, अक्तूबर 2, 1976/आहिवन 10, 1898

No. 40]

NEW DELHI, SATURDAY, OCTOBER 2, 1976/ASVINA 10, 1898

इस भाग में भिन्न पुष्ठ संख्या वी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके Separate paging is given to this Part in order that it may be filed as a separate compilation

> भाग II—खण्ड 4 PART II -- Section 4

रक्षा मंत्रालय द्वारा जारी किए गए सांविधिक नियम ग्रीर आवेश

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 21st September, 1976

S.R.O. 231.—In exercise of the powers conferred by section 14 of the Territorial Army Act 1948 (56 of 1948) the Central Government hereby makes the following amendments to the TA Regulations 1948 (Reprint 1958):—

1. Para 55

Delete the existing Territorial Army Zones and substitute the following:

- "Zone I—The States of Haryana, Himachal Pradesh, Jammu and Kashmir, Punjab and the Union Territory of Delhi.
- Zone II-The States of Bihar, Madhya Pradesh, Orissa and Uttar Pradesh.
- Zone III—The States of Assam, Meghalaya, Manipur, Tripura, Nagaland, Sikkim, West Bengal and the Union Territories of Andaman and Nicobar Islands, Mizoram and Arunachal Pradesh.
- Zone IV—The States of Andhra Pradesh, Gujarat, Kerala, Tamil Nadu, Maharashtra, Karnataka and Rajasthan and the Union Territories of Dadra and Nagar Haveli, Goa, Daman & Diu, Lakshadweep and Pondicherry".

2. Para 156

After the Sub para (e) add the following sub para :-

"(f) If and when officers of the Territorial Army employed on permanent administrative and instructional staff cannot be provided with Government ac-commodations as laid down in para 156. Territorial Army Regulations, 1948 they will be entitled to the re-imbursement of house rent paid for privately arranged accommodation within the prescribed percentage of 50% for married officers and 50 per cent for single officers under the same terms and conditions as are applicable to regular Army Officers"

3. The following amendment is made to TA Regulations:-Para 223(b), line 3-"for Rs. 5/-

Read Rs. 9/-

The enhancement would be effective from 1-7-76".

- 4. For the existing para 225 of the TA Regulations 1948 substitute as under :
 - "Mess Maintenance Allowance in respect of TA units will, during the periods of embodiment for training. be drawn only on the basis of the posted strength of officers during such training. During the periods of non-training, when officers of the TA cannot be attached to messes of regular army units and are authorised a mess of their own, this allowance will be granted on the basis of the authorised strength of the Permanent Staff. During embodiment of the units for service, under TA Rule 33, this allowance will be based on the total authorised strength of the unit concerned.

Initial issue of monetary grants, as and when allowed under para 236, will be based on the total authorised strength of the unit.

- 5. In the Territorial Army Rules, 1948 in Rule 11 the following shall be added as proviso (iii):—
 - "(lii) where the enrolment as aforesaid is as a non-combatant it shall be for the same period for which non-combatants were enrolled in the Regular Army. This proviso shall be operative upto 28 Feb. 1974'
- 6. Insert Note VIII to para 193 and Note V to para 195 to TA Regulations 1948 (Reprint 1958), as under :—
 - "The intention of the term "home" used in the paras 193 and 195 of the TA Regs, is the "ordinary place of residence". In other words, officers, ICOs, OR and NCs(E) of the Territorial Army when called up for training, service or any other duty will be entitled to travelling allowance or free conveyance, as the case may be, from their ordinary place of residence or any other station not involving extra expense, to the place of training/service/duty".

[Case No. 72165/196-197/G\$/TA3(a)/1781/II/D(G\$III)] B. P. SINGH, Dy. Secy.

81 GI/76-1

